Case 1:20-cv-08784-JGK Bocument 21 Filed 04/14/22 Page 1 of 1



140 Broadway Suite 3100 New York, NY 10005-1101 212.973.8000 Fax 212.972.8798 schnader.com

April 14, 2022

Gary N. Smith Direct Dial 212-973-8023 E-Mail: GSmith@schnader.com

VIA ECF

Hon. John G. Koeltl United States District Court 500 Pearl St. Courtroom 14A New York, New York 10007

Re:

Charles v. Family Dollar SDNY 20-cv-8784 (JGK)

Dear Judge Koeltl:

We represent Defendant Family Dollar Stores of New York, Inc. sued herein as Family Dollar ("Family Dollar"). Pursuant to Your Honor's Individual Practice Rule I.E., Family Dollar respectfully requests a brief adjournment of the oral argument on its motion for summary judgment, currently scheduled for April 21, 2022 at 2:30 p.m. The reason for the request is that I will be away on vacation next week. Counsel for Plaintiff has consented to this request. This is the first request for an adjournment, and an adjournment will not affect any other scheduled deadlines.

If the Court has any questions or requires any additional information, please feel free to contact me.

ADJOURNED TO FRIONY, Respectfully submitted,

APRIL 19, 2027, SCHNADER HARRIS

SCHNADER HARRISON SEGAL & LEWIS LLP

AF 10:30AM.

SU ONDENED

s/ Gary N. Smith

Gary N. Smith, Esq.

Attorneys for Family Dollar Stores of New York, Inc.

Schnader Harrison Segal & Lewis LLP